

BYU Law Review

Volume 2004 | Issue 5

Article 9

12-1-2004

Table of Contents

Follow this and additional works at: <https://digitalcommons.law.byu.edu/lawreview>



Part of the [Law Commons](#)

Recommended Citation

Table of Contents, 2004 BYU L. Rev. (2004).

Available at: <https://digitalcommons.law.byu.edu/lawreview/vol2004/iss5/9>

This Frontmatter is brought to you for free and open access by the Brigham Young University Law Review at BYU Law Digital Commons. It has been accepted for inclusion in BYU Law Review by an authorized editor of BYU Law Digital Commons. For more information, please contact hunterlawlibrary@byu.edu.

Brigham Young University Law Review

VOLUME 2004

NUMBER 5

CHURCH AUTONOMY CONFERENCE

FEBRUARY 6–7, 2004

J. REUBEN CLARK LAW SCHOOL, BRIGHAM YOUNG UNIVERSITY

CHURCH AUTONOMY AND THE FREE EXERCISE OF RELIGION

ARTICLES

- Religious Organizations and Free Exercise:
The Surprising Lessons of *Smith*
Kathleen A. Brady..... 1633
- “Omalous” Autonomy
Perry Dane 1715

COMMENTARY

- Thoughts on *Smith* and Religious-Group Autonomy
Laura S. Underkuffler 1773

CHURCH AUTONOMY AND RELIGIOUS GROUP LIABILITY

ARTICLE

- Sexual Misconduct and Ecclesiastical Immunity
Ira C. Lupu & Robert W. Tuttle 1789

COMMENTARIES

- Continuing the Lord’s Work and Healing His People:
A Reply to Professors Lupu and Tuttle
Mark E. Chopko..... 1897

Separation, Neutrality, and Clergy Liability for
Sexual Misconduct
William P. Marshall..... 1921

An Itty-Bitty Immunity and Its Consequences
for The Church of Jesus Christ of Latter-day Saints:
A Response to Professors Lupu and Tuttle
Cheryl B. Preston 1945

NOTE

Making Politics De Minimis in the Political Process: The
Unworkable Implications of *Cox v. Larios* in State Legislative
Redistricting and Reapportionment
James R. Dalton..... 1999

